	REPORT OF INVESTIGATION (ER 405-1-12)	Reports Control Symbol DAEN-RE-18
PROJECT	NAME AND ADDRESS OF APPLICANT	
APPLICATIO	N NUMBER	
AMOUNT OF	APPLICATION	
	estigation by an authorized representative of theps of Engineers, has established:	District,
a.	Applicant was owner tenant roomer of tract and/or dwelling (house, mobile home, condominium, etc.)	apartment,
b.	If owner of acquired dwelling, did applicant occupy dwelling at least 180 days prionegotiations?	or to initiation of days prior to
C.	If owner of acquired dwelling, did the applicant purchase and occupy a decent, sa within one year after moving from the acquired property or one year after receivin payment for the acquired property, whichever date is later? Yes No	
d.	If tenant of acquired dwelling, did the applicant actually occupy an adequate, decedwelling within one year after he vacated the acquired dwelling? Yes No	ent, safe, and sanitary
e.	Date tract acquired by the Government:	
f.	Date applicant moved:	
g.	Date applicant purchased or leased replacement dwelling, business or farm:	
h.	Date applicant occupied replacement dwelling business farm:	
i.	Address of replacement site:	
j.	Amount paid by Government for business or farm \$include payment for dwelling unit	Did this amount
k.	Amount paid by Government for dwelling, or estimated by Government to be fair where dwelling is part of business or farm acquired: \$	
1.	Amount of rental paid by applicant for dwelling acquired by Government: \$	per mo.
m.	If annual replacement housing rental payment, is applicant still residing in a decended dwelling? Yes No Date of Inspection:	t, safe, and sanitary
n.	Purchase price \$ or rental\$ per mo. paid by applicant for replacement dwelling.	

	Ο.	Amount spent for rehabilitation, if necessary, on purchase of replacement dwelling to make it comparable, decent, safe, and sanitary: \$
	p.	If dwelling reserved, moved and rehabilitated, state total cost, i.e., amount paid Government for dwelling plus rehabilitation cost after moving, to make dwelling comparable, decent, safe, and sanitary:
	q.	Duplication will or will not result from allowance of application.
	r.	Applicant moved from tract as the result of acquisition of the tract by the Government for
		project, or as a
		result of a written order from the Government to vacate said tract, dated
		The following distance which applicant moved is considered reasonable:
2.		commendations as to each item in the application and factual information to support the recommendations contained in the Determination of Relocation Benefits attached hereto.
3.	Rei	marks: